1	Rodi Frank Rispone (CA Bar No. 169062) Attorney at Law 15961 Airline Highway		
2			
3	Baton Rouge, LA 70817 Tel.: 225-756-5090		
4	Fax: 225-753-7012		
5	rrispone@mmrgrp.com		
6	Bennett J. Lee (CA Bar No. 230482)		
7	Nicholas A. Merrell (CA Bar No. 240795) Regina A. Verducci (CA Bar No. 264996)		
8	WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P. 333 Bush Street, Suite 1500 San Francisco, CA 94104 Tel: 415-623-7000 Fax: 415-623-7001 blee@wthf.com nmerrell@wthf.com rverducc@wthf.com		
9			
10			
11			
12			
13	Attorneys for Plaintiffs MMR GROUP, INC., MMR POWER SOLUTIONS, LLC and		
14			
15	SOUTHWESTERN POWER GROUP II, LLC		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	SAN FRANCISCO DIVISION		
19	MMR GROUP, INC.,	Case No. 3:11-cv-01521-EMC	
20	MMR POWER SOLUTIONS, LLC and SOUTHWESTERN POWER GROUP II, LLC,	STIPULATION TO GRANT LEAVE TO AMEND AND [PROPOSED]	
21	Plaintiffs,	ORDER	
22	VS.	Current Hearing Information Date: October 21, 2011	
23	STA DEVELOPMENT, LLC (F/K/A SOLAR MILLENNIUM, LLC),	Time: 1:30 p.m. Ctrm: 5	
24	Defendant.	The Honorable Judge	
25	Detenualit.	Edward M. Chen	
26			
27			
28			
WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P.			

ATTORNEYS AT LAW

1	STIPULATION		
2	Plaintiffs MMR GRO	OUP, INC., MMR POWER SOLUTIONS, LLC and	
3	SOUTHWESTERN POWER GROUP II, LLC (collectively "MMR") and Defendant STA		
4	DEVELOPMENT, LLC (F/K/A SOLAR MILLENNIUM, LLC ("STAD") have reached a		
5	stipulation regarding the motions set for hearing on October 21, 2011, and therefore respectfully		
6	request that the Court vacate all pending hearings and enter the following proposed order.		
7	APPROVED AND AGREED TO BY COUNSEL:		
8	Dated: September 26, 2011	WATT, TIEDER, HOFFAR & FITZGERALD, LLP	
10		By: /s/ Bennett J. Lee	
11	Bennett J. Lee (CA Bar No. 230482) Nicholas A. Merrell (CA Bar No. 240795)		
12	Regina A. Verducci (CA Bar No. 264996) 333 Bush Street, Suite 1500 San Francisco, CA 94104		
13			
14		Telephone: 415-623-7000 Facsimile: 415-623-7001	
15		Attorneys for Plaintiffs MMR Group, Inc., MMR Power	
16		Solutions, LLC and Southwestern Power Group II, LLC	
17			
18	Dated: September 26, 2011 MILBANK, TWEED, HADLEY & McCLOY LL		
19		By: /s/ David R. Gelfand Jerry L. Marks (SBN 135395)	
20	Aaron Renenger (SBN 222675) Delilah Vinzon (SBN 222681) 601 S. Figueroa Street, 30th Floor Los Angeles, California 90017 Telephone: (213) 892-4000 Facsimile: (213) 629-5063		
21			
22			
23		David R. Gelfand (admitted pro hac vice) Rachel Penski Fissell (admitted pro hac vice)	
24		1 Chase Manhattan Plaza New York, NY 10005	
25		Telephone: (212) 530-5000 Facsimile: (212) 822-5661	
26		Attorneys for Defendant STA Development, LLC (f/k/a	
27	Solar Millennium, LLC)		
28			
WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P.		1	

ATTORNEYS AT LAW

1

[PROPOSED] ORDER

2

Pursuant to the above stipulation and for good cause shown, IT IS HEREBY ORDERED:

MMR's Motion for Leave to Amend Complaint is hereby GRANTED. MMR

3

shall file the proposed First Amended Complaint attached as Exhibit "A" to the Declaration of

5

Nicholas A. Merrell filed in support of its Motion for Leave to Amend Complaint within 10

6

calendar days of entry of this order.

1.

7

2. All hearings set for October 21, 2011 are hereby vacated.

8

3. Upon MMR's service of its First Amended Complaint on STA Development, LLC, Solar Trust of America, LLC, Solar Millennium, Inc., CA I-10 Solar, LLC, Palo Verde

9

Solar I, LLC, Palo Verde Solar II, LLC, Blythe Solar Power Project Unit 1, LLC, Blythe Solar

10

Solar I, LLC, Palo Verde Solar II, LLC, Blythe Solar Power Project Unit 1, LLC, Blythe Solar

11

Power Project Unit 2, LLC, Blythe Solar Power Project Unit 3, LLC and Blythe Solar Power

12

Project Unit 4 LLC (collectively the "STAD Defendants"), the following briefing schedule shall

a. STAD Defendants shall file and serve their joint Motion to Dismiss within 30

b. MMR shall file and serve its opposition to STAD Defendants' Motion to

c. STAD Defendants shall file and serve their reply brief within 21 calendar days

Solar Millennium AG, a German corporation, is not a party to the foregoing

(or the first business day thereafter) of service of MMR's opposition to STAD

Dismiss within 30 calendar days (or the first business day thereafter) of service

calendar days (or the first business day thereafter) after service of the First

13

apply with respect to the STAD Defendants:

Amended Complaint;

of the Motion to Dismiss; and

Defendants' Motion to Dismiss.

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Dated: _____9/28/11

4.

briefing schedule. Solar Millennium AG may elect to join in the foregoing briefing schedule simply by joining in STAD Defendants' Motion to Dismiss, in which case service of process shall be deemed waived. The case management conference is reset from 10/21/11 to 1/27/12. A joint

cmc statement shall be filed by 1/20/12. **IT IS SO ORDERED.**

UNITED STATES DISTA

DISTRITT IS SO ORDERED TO ODIFIED TO ODIFIED

WATT, TIEDER,
HOFFAR &
FITZGERALD, L.L.P.
ATTORNEYS AT LAW